Docket No. 3006051-0005-PCT-US

Declaration and Power of Attorney For Patent Application English Language Declaration

As a below named inventor, I hereby declare that:

My residence, post	office address and citizens	ship are as stated below next to r	my name,
first and joint invent which a patent is so	-		-
the specification of v	which		
(check one)			
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is attached here		I I - it - d Otata - Ameliandian Nie	DOT Intomotional
		as United States Application No	
Application Num	ber PCT/US0307655		
and was amende	ed on		
		(if applicable)	
-		stand the contents of the above ndment referred to above.	identified specification,
1.56, including for	continuation-in-part appliate of the prior application	n which is material to patentability cations, material information when and the national or PCT internation.	nich became available
application(s) for pa application which de below and have als inventor's or plant b	itent, or plant breeder's resignated at least one coso identified below, by o	r 35 U.S.C. 119(a)-(d) or (f), or ights certificate(s), or 365(a) of puntry other than the United Stachecking the box, any foreign is), or any PCT international apportity is claimed.	any PCT International ates of America, listed application for patent,
Prior Foreign Applica	ation(s)		Priority Not Claimed
PCT/US03/07655	WIPO	11/03/2003	
(Number)	(Country)	(Day/Month/Year Filed)	_
(Number)	(Country)	(Day/Month/Year Filed)	_
(Number)	(Country)	(Day/Month/Year Filed)	
(i tallbol)	(Oodinay)	(Say/Moritin Four Filed)	

60/363,416	11 March 2002	
(Application Serial No.)	(Filing Date)	
(Application Serial No.)	(Filing Date)	
(Application Serial No.)	(Filing Date)	
hereby claim the benefit under Section 365(c) of any PCT Interna	35 U.S.C. Section 120 of tional application designating	any United States application(s), or the United States, listed below and,
Section 365(c) of any PCT Internants of a section as the subject matter of e United States or PCT International U.S.C. Section 112, I acknowledgo Office all information known to material section 112, I acknowledgo Misse all information known to material section 112, I acknowledgo Misse all information known to material section 112, I acknowledgo Misse all information known to material section 112, I acknowledgo Misse all information known to material section 112, I acknowledgo Misse all information known to material section 112, I acknowledgo Misse all information known to material section 112, I acknowledgo Misse all information known to material section 112, I acknowledgo Misse all information known to material section 112, I acknowledgo Misse all information known to material section 112, I acknowledgo Misse all information known to material section 112, I acknowledgo Misse all information known to material section 112, I acknowledgo Misse all information known to material section 112, I acknowledgo Misse all information known to material section 112, I acknowledgo Misse all information known to material section 112, I acknowledgo Misse all information known to material section 112, I acknowledgo Misse all information known to material section 112, I acknowledgo Misse all information I acknowledgo Misse all information I acknowledgo Misse All II	tional application designating ach of the claims of this ap I application in the manner to the duty to disclose to the e to be material to patental of between the filing date of	the United States, listed below and, plication is not disclosed in the prior provided by the first paragraph of 35 United States Patent and Trademark illity as defined in Title 37, C. F. R., the prior application and the national
Section 365(c) of any PCT Internance insofar as the subject matter of e United States or PCT International U.S.C. Section 112, I acknowledgoffice all information known to medication 1.56 which became available.	tional application designating ach of the claims of this ap I application in the manner to the duty to disclose to the e to be material to patental of between the filing date of	the United States, listed below and, plication is not disclosed in the prior provided by the first paragraph of 35 United States Patent and Trademark illity as defined in Title 37, C. F. R.,
Section 365(c) of any PCT Internations as the subject matter of elunited States or PCT Internationa J.S.C. Section 112, I acknowledge Diffice all information known to make the period of the PCT International filing date of the period of the	tional application designating ach of the claims of this ap I application in the manner of the duty to disclose to the e to be material to patental ple between the filing date of his application:	the United States, listed below and, plication is not disclosed in the prior provided by the first paragraph of 35 United States Patent and Trademark illity as defined in Title 37, C. F. R., the prior application and the national (Status)

fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

	d inventor, I hereby appoint the following attorney(s) and/or and transact all business in the Patent and Trademark Office istration number)
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O-SB-01 (6-95) (Modified)	